IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINE CHARLOTTE DIVISION

DR. CHRISTOPHER BROWN,) CASE NO. 3:04 CV 474
Plaintiff,)
VS. CAPITOL FIRST CORP. f/k/a CAPITOL COMMUNITIES CORP., PRESCOTT INVESTMENTS, LP, MICHAEL TODD, AND EDWARD DURANTE a/k/a ED SIMMONS.	ORDER ON TODD/PRESCOTT'S MOTION FOR ADMISSION PRO HAC VICE OUTDOM TODD/PRESCOTT'S MOTION FOR ADMISSION PRO HAC OUTDOM TODD/PRESCOTT'S MOTION FOR ADMISSION PRO HAC OUTDOM TODD/PRESCOTT'S MOTION TODD/PRESCOTT'S MOTION
THIS CAUSE having come on to be heard before the Court on the Defendant's Motion for	
Admission Pro Hac Vice of Allan M. Lerner, Esq. on behalf of Defendants Michael Todd and	
Prescott Investments, LP, and the Court having reviewed the Motion in Support, and being otherwise	
fully advised in the premises, accordingly, after due consideration thereof,	
IT IS HEREBY ORDERED THAT	
Motion GRANTED	
Motion GRANTED subject to payment of \$100.00 special admission fee to Clerk of Court.	
Motion DENIED	
IT IS SO ORDERED, this 25th day of August, 2005. Judge, United States District Court	
Copies furnished:	For the Western District of North Carolina
Peter C. Anderson, Esq.	
Timothy G. Barber, Esq.	
Fred B. Monroe, Esq.	

Edward A. Durante